



UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE
United States Patent and Trademark Office
Address: COMMISSIONER FOR PATENTS
P.O. Box 1450
Alexandria, Virginia 22313-1450
www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/757,054	01/08/2001	James N. Petite	297/93/2	7757

25297 7590 12/30/2005

JENKINS, WILSON & TAYLOR, P. A.
3100 TOWER BLVD
SUITE 1400
DURHAM, NC 27707

EXAMINER

WILSON, MICHAEL C

ART UNIT	PAPER NUMBER
----------	--------------

1632

DATE MAILED: 12/30/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary

Application No.

09/757,054

Applicant(s)

PETITTE ET AL.

Examiner

Michael C. Wilson

Art Unit

1632

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --
Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 06 October 2005.
- 2a) ☒ This action is **FINAL**. 2b) ☐ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 44,47,48,51-54 and 56-58 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) ☐ Claim(s) _____ is/are allowed.
- 6) ☒ Claim(s) 44,47,48,51-54 and 56-58 is/are rejected.
- 7) ☐ Claim(s) _____ is/are objected to.
- 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☐ The drawing(s) filed on _____ is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All b) ☐ Some * c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
 2. ☐ Certified copies of the priority documents have been received in Application No. _____.
 3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

* See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- | | |
|--|---|
| 1) <input type="checkbox"/> Notice of References Cited (PTO-892) | 4) <input type="checkbox"/> Interview Summary (PTO-413)
Paper No(s)/Mail Date. _____ |
| 2) <input type="checkbox"/> Notice of Draftsperson's Patent Drawing Review (PTO-948) | 5) <input type="checkbox"/> Notice of Informal Patent Application (PTO-152) |
| 3) <input type="checkbox"/> Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)
Paper No(s)/Mail Date _____ | 6) <input type="checkbox"/> Other: _____ |

DETAILED ACTION

Applicant's arguments filed 2-7-05 have been fully considered but they are not persuasive.

Claims 1-43, 45, 46, 49, 50 and 55 have been cancelled. Claim 58 has been added. Claims 44, 47, 48, 51-54 and 56-58 are pending and under consideration in the instant office action.

The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

Claim Rejections - 35 USC ' 112

New Matter

Claims 44, 47, 48, 51-54, 56 and 57 remain rejected and claim 58 is rejected under 35 U.S.C. 112, first paragraph, as containing subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention for reasons of record.

Claims 53 and 54 remain new matter because the specification did not contemplate maintaining the ES cell phenotype for one or two months. Applicants pointed to pg 13, line 21, through pg 14, line 7 (pg 14-15 of the previous response). Applicants' arguments have been considered but are not persuasive for reasons of record. The absence of maintaining the stem cell phenotype for at least one or two

months as claimed is adequate "evidence or technical reasoning" that applicants did not disclose the subject matter at the time of filing.

Enablement

Claims 44, 47, 48, 51-54, 56 and 57 remain rejected and claim 58 is rejected under 35 U.S.C. 112, first paragraph, because the specification, while being enabling for a culture comprising chicken ES cells does not reasonably provide enablement for a culture wherein ES cells are maintained for one or two months. The specification does not enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and/or use the invention commensurate in scope with these claims for reasons of record.

Claim 44 is drawn to a sustained culture of undifferentiated chicken cells expressing an embryonic stem cell phenotype, comprising a preconditioned feeder matrix, conditioned media, and chicken primordial germ cells and chicken stromal cells, wherein the chicken primordial germ cells and stromal cells are isolated together from the embryonic genital ridge or gonad from an chicken embryo at a stage later than stage 14 according to the Hamburger & Hamilton staging system and grown in the sustained culture to produce undifferentiated chicken cells expressing an embryonic stem cell phenotype.

Claims 53 and 54 remain rejected because the specification does not enable maintaining chicken ES cells (or any other chicken ES cells) for at least one or two months as claimed. Claims 53 and 54 are drawn to the sustained culture of claim 44,

Art Unit: 1632

wherein the ES cell phenotype is maintained for at least one or two months. Simkiss (1990, 4th World Congr. Genetic Appl. Livestock Prod., Vol. 16, pg 111-114) and Petite (1990, Development, Vol. 108, pg 185-195), both of record, taught chicken PGCs capable of producing somatic and germ cell chimeric chickens. Ponce De Leon of record (1997, Revista Brasileira de Reproducao Animal, Vol. 21, pg 96-101) taught LIF, bFGF, IGF and SCF are required for long-term culture of chicken PGCs (pg 100, col. 2, about half way down). In context, the PGCs of Ponce de Leon are ES cells because they provide germ and somatic cell chimeras upon being introduced into recipient embryos (pg 100, "Results and Discussion," lines 1-7). The art did not teach how to culture chicken PGCs having an ES cell phenotype for one or two months.

The specification taught culturing chicken PGCs on "preconditioned" STO feeder cells (Examples 1-3). The specification suggests the "avian embryo cells of the present invention can be cultured for at least one or two months as is typical for a primary cell culture" (pg 14, lines 4-5). The citation on pg 14, line 4-5, does not describe how to maintain the ES cell phenotype for one to two months as claimed. The specification does not teach the amounts of essential growth factors required to culture chicken ES cells in the presence of feeder cells for one or two months. The specification does not exemplify maintaining the ES cell phenotype for at least one or two months. Given the teachings in the art which describe the specific conditions of LIF, bFGF, IGF and SCF as being essential to culture ES cells long term (Ponce de Leon) taken with the state of the art, i.e. that chicken ES cells had not been cultured for one or two months as claimed, and the lack of guidance provided in the specification, it would have required

Art Unit: 1632

one of skill undue experimentation to overcome the state of the art and determine which of the multitude of LIF, bFGF, IGF and SCF concentrations maintained chicken ES cells for at least one or two months as claimed. In fact, it would have required one of skill undue experimentation to overcome the state of the art because media comprising LIF, bFGF, IGF and SCF may lack essential ingredients to maintain ES cells for at least one or two months, i.e. media comprising LIF, bFGF, IGF and SCF may not be capable of maintaining chicken ES cells for at least one or two months. Deleting claims 53 and 54 would overcome this rejection.

Applicants argue Ponce de Leon does not disclose the conditions of LIF, bFGF, IGF and SCF that did provide long term culture of PGCs. Therefore, applicants conclude it is not possible to determine what LIF, bFGF, IGF and SCF conditions were necessary to sustain culture for one or two months. Applicants' argument is not persuasive and actually strengthens the examiners position. Applicants essentially admit that based on the teachings of Ponce de Leon, one of skill could not determine what LIF, bFGF, IGF and SCF conditions were necessary to sustain culture for one or two months. Ponce de Leon describes PGC culture conditions and concludes LIF, bFGF, IGF and SCF were essential for long-term culture; Ponce de Leon need not reveal the LIF, bFGF, IGF and SCF conditions used to come to such a conclusion. The specification does not teach the LIF, bFGF, IGF and SCF conditions that are essential to maintain ES cells for one or two months as claimed. Therefore, the burden would have been undue to experiment with LIF, bFGF, IGF and SCF conditions to obtain that which had not been obtained in the art because of the multitude of conditions required

to test and because the combination LIF, bFGF, IGF and SCF may lack essential elements required to maintain ES cells for at least one or two months.

In view of the dearth of information in the art at the time of filing required for one of skill to maintain chicken ES cell for one or two months as claimed, the parameters required to obtain such a result are essential to the invention. Because the specification does not teach the essential elements required to obtain results not known in the art, the amount of experimentation required by one of skill to obtain such results is, by its very nature, undue. Examples 1, 2 and 3 merely reiterate parameters known in the art. Pg 4, line 18-20, pg 8, lines 20-22 and pg 12, lines 4-8, merely list avian species. The teachings cited do not overcome the unpredictability in the art by providing the specific conditions required to maintain any ES cell for one or two months as broadly claimed. The conditions described in the specification are not "a reasonable amount of guidance" because they are not distinguishable from conditions known in the art. The conditions described in the specification are not adequate for one of skill to determine the parameters required to obtain results not known in the art. Therefore, it would have required one of skill undue experimentation to maintain chicken ES cell for one or two months as claimed.

Indefiniteness

Claims 44, 47, 48, 51-54, 56 and 57 remain rejected and claim 58 is rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly

point out and distinctly claim the subject matter which applicant regards as the invention for reasons of record.

i) The cells encompassed by the phrase “undifferentiated chicken cells expressing an embryonic stem cell phenotype” are unclear (claim 44). While specification defines “embryonic stem cell phenotype,” the definition is unclear enough that the metes and bounds of the phrase cannot be determined. As such, it cannot be determined if the cells merely share a phenotype in common with chicken ES cells or if the cells are chicken ES cells capable of making germline chimeras upon being introduced into a recipient embryo. The specification states, “embryonic stem cell phenotype refers to undifferentiated chicken cells having a large nucleus, prominent nucleolus and little cytoplasm” (pg 9, lines 4-5). Such a description is ambiguous because it cannot be determined what applicants consider “large,” “prominent” or “little.” The description is also ambiguous because a phenotype cannot be defined as cells. The phrase “refers to” on pg 9, line 4, makes the citation even more unclear because it cannot be determined if “refers to” is intended to define the phenotype or merely to describing to what the phenotype is relevant. Therefore, it is unclear if “undifferentiated chicken cells having a large nucleus, a prominent nucleolus, and little cytoplasm” is the “embryonic stem cell phenotype” or a description of a feature of an “embryonic stem cell phenotype.” Ergo, it is unclear if “chicken cells expressing an ES cell phenotype” are defined as any “undifferentiated chicken cells having a large nucleus, a prominent nucleolus, and little cytoplasm” or if “chicken cells expressing an ES cell phenotype” have to do with (are relevant to) “undifferentiated chicken cells having a large nucleus, a

Art Unit: 1632

prominent nucleolus, and little cytoplasm.” The specification also states an “undifferentiated chicken cell expressing an embryonic stem cell phenotype” encompasses cells derived from chicken primordial germ cells and is therefore used to describe the cells cultured in accordance with the process of the present invention” (pg 9, lines 19-22). It is unclear if pg 9, lines 19-22, is the definition of “chicken cells expressing an ES cell phenotype.” The scope of cells encompassed by the description on pg 9, lines 4-5, is different than the scope of the cells encompassed by the description on pg 9, lines 19-22. One of skill would not be able to determine whether to use pg 9, lines 4-5, or pg 9, lines 19-22, as the definition of “chicken cells expressing an ES cell phenotype” as claimed. In fact, one of skill would not have been able to determine that either citation was a definition of “chicken cells expressing an ES cell phenotype” and not merely a description of features shared by “chicken cells expressing an ES cell phenotype.” Furthermore cells do not “express” a phenotype as on pg 9, line 19. Pg 1, line 17, states ES cell were capable of making germline chimeras. The phrase “embryonic stem cell phenotype” is mentioned on pg 3, lines 4-5, but does not clarify the meaning. One of skill in the art at the time of filing would have been unclear as to whether the specification was redefining ES cells or refining the art recognized meaning of ES cells as embryonic stem cells capable of making germline chimeras upon being introduced into a recipient embryo. Therefore, the metes and bounds of cells encompassed by the phrase cannot be determined.

Applicants argue the term is defined in the specification. Applicants’ argument is not persuasive. The “definition” is too unclear to determine the metes and bounds of

the term ("embryonic stem cell phenotype refers to undifferentiated avian cells having a large nucleus, prominent nucleolus and little cytoplasm" (pg 9, lines 4-5). One of skill would not conclude from pg 9, lines 4-5, that applicants were attempting to redefine ES cells as undifferentiated cells having a large nucleus, prominent nucleolus and little cytoplasm because the definition is so completely different than the art recognized definition of ES cells phrase may be describing features of ES cells known in the art. One of skill could not determine which undifferentiated chicken cells were encompassed by the term because the specification does not define what applicants consider a large nucleus, prominent nucleolus and little cytoplasm.

Applicants argue those of skill would recognize the term as cells with a certain morphology that those of skill in the ES cell art recognize as being "characteristic of ES cells and ES-like cells: namely, a large nucleus, a prominent nucleolus, and little cytoplasm." Applicants' arguments are not persuasive. One of skill would not reasonably conclude that the term encompasses "ES-like cells." One of skill would not be able to determine how much the undifferentiated cells must be "like" cells capable of germ and somatic cell transmission upon being introduced into a recipient embryo or how large, prominent or little the nucleus, nucleolus and cytoplasm must be to be considered "ES-like" cells.

ii) It remains unclear how PGCs isolated from an embryo later than stage 14 are distinguished from PGCs isolated from a stage X or stage 14 embryo (claim 44, 47, 48). PGCs isolated from stage X, 14 and after stage 14 embryos have the same function as supported by Ponce de Leon, of record, who used PGCs from Stage 13-14

Art Unit: 1632

embryos (pg 99, col. 1, about halfway down), Petite, of record, who used PGCs from Stage X embryos (abstract) and Naito, of record, who used PGCs from Stage 13-15 embryos (pg 322, col. 1, "Preparation of PGCs for preservation"). Each of the PGCs were capable of germline transmission upon being transplanted into a recipient embryo. As such, chicken PGCs isolated before and after stage 14 are functionally equivalent. It cannot be determine how they are structurally distinct.

Applicants argue chicken PGCs isolated before stage 14 are structurally different than those isolated after stage 14; however, applicants have not pointed to one specific structural difference. Chicken PGCs isolated before and after stage 14 are capable of germline transmission upon being transplanted into a recipient embryo. Applicants have not provided the means for one of skill to distinguish whether a chicken ES shared structural similarity with a chicken ES cell isolated prior to stage 14. Given the functional similarity of chicken ES cells isolated before and after stage 14, one of skill would not be able to determine when they were infringing on the claim.

For art purposes, the process limitation of isolating cells from a genital ridge or gonad after a stage greater than stage 14 in claim 44 does not bear patentable weight on the product claimed because it is a process step that does not alter the structure or function of the cells isolated. Chicken cells having an ES phenotype as claimed can be isolated by means other than from a germinal ridge or gonad after stage 14 as claimed. Chicken cells having an ES cell phenotype isolated from the genital ridge or gonad of an embryo after stage 14 as claimed do not have any distinguishing structure or function as

compared to other chicken cells having an ES cell phenotype known in the art. In addition, the limitation of isolating PGCs with stromal cells does not bear patentable weight because isolating the PGCs and stromal cells separately and mixing them together can obtain the product. Isolating the chicken cells having an ES cell phenotype with the stromal cells would not alter the structure and function of the cells as compared to isolating the cells separately.

Claim Rejections - 35 USC ' 102

Claims 44, 47, 48, 52-54 remain rejected and claim 58 is rejected under 35 U.S.C. 102(b) as being anticipated by Chang (1995, Cell Biol. Internatl. Vol. 19. No. 2, pg 143-149) for reasons of record.

Chang taught making feeder cells by isolating cells from the genital ridge of day 5 embryos and culturing the cells for 4 or 5 days (pg 143, "Preparation of germinal ridge and culture of stroma cells"; pg 146, description of Fig. 2; pg 147, Fig. 2). The feeder cells are "preconditioned" because they are in culture for 4 days prior to the addition of day-2 PGCs. The feeder cell media is "conditioned" because it contains biologically active components obtained from the previous 4 days in culture prior to adding day-2 PGCs. The cells isolated from the genital ridge of day 5 embryos comprised stromal cells (pg 144, line 6) and PGCs because Chang described the day 5 PGCs in Fig. 2 (pg 146). In addition, isolating cells from the genital ridge as described by Chang inherently results in isolating stromal cells and PGCs at the same time as claimed because the specification specifically contemplates isolating cells from the gonad of a day 5 embryo

Art Unit: 1632

on pg 13, line 22. Day 5 embryos are greater than stage 14 as claimed because day 2 embryos are stage 14 (pg 144, col. 2, lines 1-10). The conditioned media taught by Chang had LIF, IGF and FGF-b (pg 144, col. 1, 1st full ¶). Claims 53 and 54 are included because cells isolated from the genital ridge of a day 5 embryo and cultured as described by Chang do not differ from cells isolated from a similar culture, wherein the ES cell phenotype is maintained for one or two months as claimed. The structure and function of a culture of cells in which the ES cell phenotype is maintained for 4 days is equivalent to a culture in which the ES cell phenotype is maintained for one or two months. Culturing the cells for one or two months does not alter the structure or function of the culture. The limitations in claims 53 and 54 do not distinguish the structure or function of the cells within the culture or the components of the culture from those known in the art. The PGCs that grew for 4-5 days in culture (Fig. 2, pg 146-147) are colonies of cells as claimed because they are in different wells of a tissue culture plate. The cells obtained are thus "derived from PGCs isolated from the chicken embryo" as claimed. The patent office does not have the means to compare the size of the resulting cells with the chicken PGC. Therefore, without evidence to the contrary, the cells obtained by Chang are "smaller than the chicken PGCs" as claimed. Likewise, the colonies described by Chang are "tightly packed" as claimed.

Applicants' arguments have been considered but are not persuasive.

Claims 44, 47, 48, 52-54 remain rejected and claim 58 is rejected under 35 U.S.C. 102(b) as being anticipated by Chang (1997, Cell Biol. Internatl., Vol. 21, No. 8, pg 495-499) for reasons of record.

Chang taught isolating genital ridge stromal cells from day 5 (stage 27-28) embryos. The cells were cultured for 5 days in media containing IGF, FGF and LIF with germinal ridge stromal feeder cells isolated from day 5 embryos. gPGCs obtained from the culture were injected into recipient embryos and provided germline transmission (pg 496, "Preparation and culture of gPGCs"; pg 497, Fig. 1, "Progeny of germline chimeric chickens"). The gPGCs that grew well in the 5-day culture (pg 496, col. 2, line 8) are colonies as claimed because they are together in different wells of a tissue culture plate. The cells obtained are thus "derived from PGCs isolated from the chicken embryo" as claimed. The patent office does not have the means to compare the size of the resulting cells with the chicken PGC. Therefore, without evidence to the contrary, the cells obtained by Chang are "smaller than the chicken PGCs" as claimed. Likewise, the colonies described by Chang are "tightly packed" as claimed.

The "primary cultured GRSCs" (last sentence of "Preparation and culture of gPGCs") are a "preconditioned feeder matrix" because they were in culture prior to the addition of other GRSCs. The media of the "primary cultured GRSCs" was "conditioned" because it contained biologically active components obtained from the previous days in culture prior to adding other GRSCs. The cells isolated from the genital ridge and added to the "primary cultured GRSC" feeder cells inherently comprised stromal cells and PGCs. Day 5 embryos are stage 27 (pg 496, "Preparation

Art Unit: 1632

and culture of gPGCs", line 2). Claim 51 has been withdrawn from the rejection because Chang did not teach using BRL conditioned media. The conditioned media taught by Chang had LIF, IGF and FGF-b (pg 496, "Preparation and culture of gPGCs"). A PGC culture maintained for one or two months as claimed (claims 53, 54) does not differ from PGC cultures known in the art because their structure and functions are equivalent and because culturing PGCs for one or two months does not alter the structure or function of the culture. Therefore, the limitations in claims 53 and 54 do not bear patentable weight in considering the art because they does not distinguish the structure or function of the cells within the culture or the components of the culture from those known in the art.

Applicants' arguments have been considered but are not persuasive.

Claims 44, 47, 48, 51-54, 56 and 57 remain and claim 58 is rejected under 35 U.S.C. 102(e) as being anticipated by Petite (US Patent 5,340,740), Petite (US Patent 5,656,479) or Petite (US Patent 5,830,510) for reasons of record.

Petite taught isolating and dissociating whole stage X chicken embryos, seeding the cells onto a preconditioned mouse STO feeder layer, culturing the cells with BRL conditioned medium and obtaining PGCs (col. 7, lines 7-14, of '740; col. 6, line 44, of '479; col. 6, line 54-65, of '510). The PGCs and stromal cells were inherently "isolated together from the embryonic genital ridge or gonad" as claimed because the whole embryo was isolated and inherently contained both PGCs and stromal cells in the genital ridge or gonad. The PGCs and stromal cells in the whole dissociated embryo

Art Unit: 1632

taught by Petite are equivalent to PGCs and stromal cells isolated from the embryonic genital ridge or gonad as claimed because they have the same structure and function. PGCs and stromal cells from the stage X taught by Petite are equivalent to PGCs and stromal cells isolated from an embryo later than stage 14 as claimed because they have the same structure and function. The cells obtained are thus "derived from PGCs isolated from the chicken embryo" as claimed. The patent office does not have the means to compare the size of the resulting cells with the chicken PGC. Therefore, without evidence to the contrary, the cells obtained by Chang are "smaller than the chicken PGCs" as claimed. Likewise, the colonies described by Chang are "tightly packed" as claimed.

Applicants' arguments have been considered but are not persuasive.

Claim Rejections - 35 USC § 103

Claims 44, 47, 48, 51-54, 56 and 57 remain and claim 58 is rejected under 35 U.S.C. 103(a) as being unpatentable over Ponce de Leon (US Patent 6,156,569) in view of Chang (1995, Cell Biol. Internat'l, Vol. 19, page 143-9).

Ponce de Leon isolated PGCs from the dorsal aorta of stage XIV chicken embryos. The cells were cultured with complete medium, LIF, FGF, IGF and SCF for at least 25 days (col. 7, line 43 through col. 8, line 53). PGCs isolated from the dorsal aorta of a stage XIV embryo as described by Ponce de Leon are equivalent to PGCs isolated from the germinal ridge of an chicken embryo after stage 14 as claimed because the PGCs were capable of creating a chimeric chicken - a phenotype of ES

cells. The limitation of collecting PGCs from an chicken embryo later than stage 14 or together with chicken stromal cells as claimed does not bear patentable weight on the product claimed because it is a process step that does not distinguish the structure or function of the PGCs from those taught by Ponce de Leon. The limitation of isolating PGCs at the same time as stromal cells does not bear patentable weight on the product claimed because it is a process step that does not alter the structure or function of the PGCs from those taught by Ponce de Leon. The cells obtained are thus "derived from PGCs isolated from the chicken embryo" as claimed. The patent office does not have the means to compare the size of the resulting cells with the chicken PGC. Therefore, without evidence to the contrary, the cells obtained by Chang are "smaller than the chicken PGCs" as claimed. Likewise, the colonies described by Chang are "tightly packed" as claimed. Ponce de Leon did not teach culturing the PGCs with chicken stromal cells isolated from the germinal ridge of an chicken embryo after Stage 14.

However, Chang taught culturing PGCs with chicken stromal cells isolated from the germinal ridge of an chicken embryo at a stage later than stage 14. Thus, it would have been obvious to one of ordinary skill in the art at the time the invention was made to culture PGCs as described by Ponce de Leon with stromal cells isolated from the germinal ridge of an chicken embryo at a stage later than stage 14 as described by Chang. One of ordinary skill in the art at the time the invention was made would have been motivated to culture PGCs described by Ponce de Leon with chicken stromal cells isolated from the germinal ridge of an chicken embryo at a stage later than stage 14 as described by Chang to increase the number of PGCs as taught by Chang (abstract).

Thus, Applicants' claimed invention as a whole is *prima facie* obvious in the absence of evidence to the contrary.

Applicants' arguments have been considered but are not persuasive.

Double Patenting

The process limitation of isolating cells from a genital ridge or gonad after a stage greater than stage 14 in claim 44 does not bear patentable weight on the product claimed because the product (stromal cells and cells having an ES cell phenotype) can be isolated from either a whole stage X embryo or the genital ridge of a stage 15 embryo. In addition, the limitation does not bear patentable weight because the product claimed can be obtained by isolating the PGCs and stromal cells separately, i.e. isolating PGCs from a Stage X embryo and isolating chicken stromal cells from the germinal ridge of a Stage 15 embryo. The culture obtained by combining PGCs from a Stage X embryo and stromal cells isolated from the germinal ridge of a Stage 15 embryo would have the same structure and function as the culture claimed.

Claims 44, 47, 48, 51-54, 56 and 57 remain and claim 58 is rejected under the judicially created doctrine of obviousness-type double patenting as being unpatentable over claims 1 and 8-10 of U.S. Patent No. 5,340,740 in view of the disclosure of '740 and Chang (1995, Cell Biol. Internat'l, Vol. 19, page 143-9).

Claims 1 and 8-10 of '740 are directed toward a sustained culture of undifferentiated chicken cells having an ES cell phenotype maintained on a mouse

Art Unit: 1632

fibroblast feeder layer. The cells were isolated from the area pellucida of Stage X embryos and cultured on mouse STO cells (Example 5). The cells isolated from Stage X embryos described and claimed in '740 are equivalent to the undifferentiated cells isolated from an chicken embryo after stage 14 as claimed because they both have an ES cell phenotype. The cells isolated in Example 5 inherently comprise stromal cells, which is equivalent to chicken feeder cells as claimed in the instant invention. Thus, the claims of '740 in view of the disclosure of '740 meet all the limitations of claim 44 in the instant invention. The subject matter claimed in the instant application was fully disclosed in the patent and was covered by the patent since the patent and the application are claiming common subject matter. There is no apparent reason why applicant was prevented from presenting claims directed toward a culture comprising PGCs and chicken stromal cells isolated together from stage IX-XIV embryos during prosecution of the application, which matured into a patent. See *In re Schneller*, 397 F.2d 350, 158 USPQ 210 (CCPA 1968). See also MPEP § 804.

In the alternative, '740 did not specifically teach a culture comprising PGCs and chicken stromal cells isolated from the germinal ridge of an chicken embryo at a stage later than stage 14.

However, at the time of filing, Chang taught culturing PGCs with chicken stromal cells isolated from the germinal ridge of an chicken embryo at a stage later than stage 14. Thus, it would have been obvious to one of ordinary skill in the art at the time the invention was made to culture PGCs as described by Petite with chicken stromal cells isolated from the germinal ridge of an chicken embryo at a stage later than stage 14 as

Art Unit: 1632

described by Chang. One of ordinary skill in the art at the time the invention was made would have been motivated to use chicken stromal cells isolated from the germinal ridge of an chicken embryo at a stage later than stage 14 as described by Chang to increase the number of PGCs as taught by Chang (abstract).

Applicants argue Chang did not teach the production of colonies. Applicants' argument is not persuasive. The method of '740 meets the limitation of producing at least one or more colonies of cells having an ES cell phenotype as claimed. In addition, the PGCs that grew for 4-5 days in culture taught by Chang (Fig. 2, pg 146-147) are colonies of cells as claimed because they are in different wells of a tissue culture plate.

Applicants argue the motivational statement is invalid because one of ordinary skill in the art would not expect PGCs isolated after stage 14 to be capable of forming the claimed culture. Applicants' argument is not persuasive. The claim is drawn to a cell culture and is not drawn to a method of isolating PGCs after stage 14. The process limitation of isolating cells from a genital ridge or gonad after a stage greater than stage 14 as claimed does not bear patentable weight on the product claimed because the product (stromal cells and cells having an ES cell phenotype) can be isolated from either a whole stage X embryo or the genital ridge of a stage 15 embryo or by mixing PGCs isolated from Stage X embryos with stromal cells isolated from the germinal ridge of Stage XV embryos.

Applicants argue the PGCs of Chang were terminally differentiated. Therefore, applicants conclude the PGCs of Chang are not undifferentiated cells as claimed. Applicants' argument is not persuasive. The claims encompass cultures comprising

chicken cells having any ES cell phenotype. The PGCs of Chang meet the limitation because they obtained during development and contribute to the gonads – a phenotype of ES cells.

Claims 44, 47, 48 and 51-55 remain rejected and claims 56 and 57 are rejected under the judicially created doctrine of obviousness-type double patenting as being unpatentable over claim 1 of U.S. Patent No. 5,656,479 or 5,830,510 in view of Chang (1995, Cell Biol. Internat'l., Vol. 19, page 143-9) for reasons of record.

Claim 1 of '479 and '510 are directed toward a sustained culture consisting essentially of undifferentiated chicken cells expressing an embryonic cell phenotype. Claim 2 states the cells may be cultured on STO feeder cells in the presence of LIF. The cells were isolated from the area pellucida of Stage X embryos and cultured on mouse STO cells. The cells isolated in the disclosure of '479 and '510 inherently comprise stromal cells, which is equivalent to chicken feeder cells as claimed in the instant invention. Thus, the claims of '479 and '510 in view of their respective disclosures meet all the limitations of claim 44 in the instant invention. In the alternative, '479 and '510 did not specifically teach a culture comprising PGCs and chicken stromal cells isolated from the germinal ridge of an chicken embryo at a stage later than stage 14.

However, at the time of filing, Chang taught culturing PGCs with chicken stromal cells isolated from the genital ridge of a stage 27 embryo. Thus, it would have been obvious to one of ordinary skill in the art at the time the invention was made to isolate

Art Unit: 1632

chicken cells having an ES cell phenotype as claimed in '479 and '510 wherein the chicken cells are cultured on chicken stromal cells isolated from Stage 27 embryos as taught by Chang. One of ordinary skill in the art at the time the invention was made would have been motivated to use stromal cells isolated from stage 27 chicken embryos to increase the number of PGCs as taught by Chang (abstract).

Applicants' arguments are the same as those provided for the double patenting rejection above. Applicants' arguments are not persuasive and have been addressed above.

The rejection of claims 44, 47, 48 and 51-55 under the judicially created doctrine of obviousness-type double patenting as being unpatentable over claims 1-12 of U.S. Patent No. 6,156,569 in view of Chang (1995, Cell Biol. International., Vol. 19, page 143-9) has been withdrawn because '569 and the instant application have no common inventorship.

Conclusion

No claim is allowed.

Inquiry concerning this communication or earlier communications from the examiner should be directed to Michael C. Wilson who can normally be reached at the office on Monday, Tuesday, Thursday and Friday from 9:30 am to 6:00 pm at 571-272-0738.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to (571) 272-0547.

Patent applicants with problems or questions regarding electronic images that can be viewed in the Patent Application Information Retrieval system (PAIR) can now

Art Unit: 1632

contact the USPTO's Patent Electronic Business Center (Patent EBC) for assistance. Representatives are available to answer your questions daily from 6 am to midnight (EST). The toll free number is (866) 217-9197. When calling please have your application serial or patent number, the type of document you are having an image problem with, the number of pages and the specific nature of the problem. The Patent Electronic Business Center will notify applicants of the resolution of the problem within 5-7 business days. Applicants can also check PAIR to confirm that the problem has been corrected. The USPTO's Patent Electronic Business Center is a complete service center supporting all patent business on the Internet. The USPTO's PAIR system provides Internet-based access to patent application status and history information. It also enables applicants to view the scanned images of their own application file folder(s) as well as general patent information available to the public.

For all other customer support, please call the USPTO Call Center (UCC) at 800-786-9199.

If attempts to reach the examiner are unsuccessful, the examiner's supervisor, Ram Shukla, can be reached on 571-272-0735.

The official fax number for this Group is (571) 273-8300.

Michael C. Wilson

A handwritten signature in black ink, consisting of a series of loops and a long horizontal stroke at the end.

MICHAEL WILSON
PRIMARY EXAMINER